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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/814,288	03/21/2001	Noriko Ito	14419	4794
23389	7590 10/04/2005		EXAMINER	
SCULLY SCOTT MURPHY & PRESSER, PC 400 GARDEN CITY PLAZA SUITE 300 GARDEN CITY, NY 11530			LASTRA, DANIEL	
			ART UNIT	PAPER NUMBER
			3622	
			DATE MAILED: 10/04/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

Hi ~					
	Application No.	Applicant(s)			
	09/814,288	ITO, NORIKO			
Office Action Summary	Examiner	Art Unit			
	DANIEL LASTRA	3622			
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet wi	th the correspondence address			
A SHORTENED STATUTORY PERIOD FOR R WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communication of the No period for reply is specified above, the maximum statutory failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF THIS COMMUNIC FR 1.136(a). In no event, however, may a re on. period will apply and will expire SIX (6) MON' statute, cause the application to become AB.	CATION. Poly be timely filed THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on	Responsive to communication(s) filed on <u>12 September 2005</u> .				
2a)☐ This action is FINAL . 2b)⊠	☐ This action is FINAL . 2b)⊠ This action is non-final.				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice un	nder <i>Ex parte Quayl</i> e, 1935 C.D.	. 11, 453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>1-17</u> is/are pending in the applic	ation.				
4a) Of the above claim(s) is/are wit	thdrawn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-17</u> is/are rejected.					
7)☐ Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction a	and/or election requirement.				
Application Papers					
9)☐ The specification is objected to by the Exa	aminer.				
10)☐ The drawing(s) filed on is/are: a)☐		by the Examiner.			
Applicant may not request that any objection t					
Replacement drawing sheet(s) including the c					
11)☐ The oath or declaration is objected to by the		• • • • • • • • • • • • • • • • • • • •			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for fo	reign priority under 35 H.S.C. &	119(a)-(d) or (f)			
a) ☐ All b) ☐ Some * c) ☐ None of:	reign phonty under 35 c.c.c. §	119(a)-(d) 01 (1).			
1.☐ Certified copies of the priority docu	ments have been received				
2. Certified copies of the priority docu		onlication No			
3. Copies of the certified copies of the	_				
application from the International B		received in this National Stage			
* See the attached detailed Office action for		received.			
	·				
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) Interview S	ummary (PTO-413)			
2) Notice of Draftsperson's Patent Drawing Review (PTO-94	8) Paper No(s)/Mail Date formal Patent Application (PTO-152)			
Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date	(B/08) 5) Motice of in	rormai matent Application (MTO-152)			

U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05)

DETAILED ACTION

1. Claims 1-17 have been examined. Application 09/814,288 (ADVERTISEMENT PROVIDING SYSTEM AND METHOD) has a filing date 03/21/2001 and foreign priority of 03/30/00.

Response to Amendment

2. In response to Advisory Action filed 08/24/2005, the Applicant filed an RCE, which amended claims 1, 6, 9, and 17. Applicant's amendment overcame the Section 112 rejection.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Herz et al (U.S. 6,571,279) in view of Hall et al (US 6,026,375).

As per claims 1, 9 and 17, Herz teaches:

An advertisement providing system comprising a communication line, one or more communication dealer terminals, one or more consumer terminals and one or more company terminals, these terminals being interconnected by the communication line, wherein:

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each communication dealer terminal includes a means for storing advertisement data and also consumer's position data and taste data, a means for selecting advertisement data for each consumer by taking the consumer's position data and taste data, and a current time into considerations (see Herz column 25, line 10 - column 26, line 62). Herz does not expressly teach and a means for calculating a schedule time of consumer's arrival at a shop from a present position of the consumer and for transmitting the schedule time to a company terminal. However, Hall teaches "a method of processing an order from a mobile customer comprises receiving an order from a mobile customer, wherein the order includes customer identifying information; receiving customer location information from a location determination system; identifying at least one facility capable of completing the order; determining an estimated time of arrival of the customer at each identified facility using the customer location information; determining an amount of time needed by each identified facility to complete the order; and determining which facility of the at least one identified facility is capable of completing the order prior to the customer's estimated time of arrival at the determined facility" (see column 2, lines 49-61). Herz discloses in column 26, lines 49-60 "Once relevant products are identified, a user en route to a destination near a vendor's store can pre-order their groceries or other merchandise directly so that the user could simply pick up their pre-packaged grocery order at the time of arrival at the store. For example, an advertisement for a product on an electronic billboard could easily be pre-ordered from the user's automobile or device". Therefore, it would have been obvious to a person of ordinary skill in the art at the time the application was made, to know that

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once a customer is en route to a destination near a vendor's store identifies relevant products, said customer would preorder their order and the <u>Herz</u> system would determine the estimated time of arrival of said customer to said vendor's store based upon said customer's location, as taught by <u>Hall</u>. This schedule time information would be used by said store to reduce waiting time of said customer upon arrival at said store.

each consumer terminal includes a means for displaying advertisement data received from a communication dealer terminal, a means for transmitting the consumer terminal's position data to the communication dealer terminal, and a means for transmitting reservation request data for a product or a service selected by the consumer on the basis of the advertisement data received (see <u>Herz</u> column 26, lines 49-62); and

each company terminal includes a means for producing advertisement data and transmitting the produced advertisement data to the communication dealer terminal (see <u>Herz</u> column 16, lines 7-34),

a means for receiving the reservation request data via the communication dealer terminal and executing a reservation process, a means for checking, when the consumer comes to a shop, whether the consumer has requested a reservation and outputting a result of the checking (see <u>Herz</u> column 26, lines 29-62)

wherein the communication dealer terminal further includes means for calculating an advertisement effect based on the transmitted reservation request data of the consumer (see <u>Herz</u> column 16, lines 22-25; column 18, lines 1-6; column 25, lines 5-15) .

As per claims 2 and 10, Herz teaches:

The advertisement providing system according to claim 1, wherein the communication dealer terminal transmits the advertisement data as electronic mail to the consumer terminal (see column 8, lines 51-65).

As per claims 3 and 11, Herz teaches:

The advertisement providing system according to claim 1, wherein the consumer terminal transmits the reservation request data as electronic mail to the communication dealer terminal (see column 25, lines 25-67).

As per claims 4 and 12, Herz teaches:

The advertisement providing system according to claim 1, wherein the communication dealer terminal transmits the reservation request data as electronic mail to the company terminal (see column 26, lines 29-62).

As per claims 5 and 13, Herz teaches:

The advertisement providing system according to claim 1, wherein the communication line is an Internet system (see column 25, lines 55-67).

As per claims 6 and 14, Herz teaches:

The advertisement providing system according to claim 1, wherein the means for calculating the scheduled time of the *consumer's arrival* calculates the schedule time based on the present position of the consumer, the position of the shop as described in the advertisement and the present time (see column 5, line 50 – column 6, line 15; column 25, lines 25-40; column 26, lines 49-62).

Claims 7, 8, 15 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Herz</u> et al (U.S. 6,571,279) in view of <u>Hall</u> et al (US 6,026,375) and further in view of .

As per claims 7 and 15, Herz teaches:

The advertisement providing system according to claim 1, wherein the communication dealer terminal further includes a means for calculating advertisement effect from transmitted reservation request data of consumers (see Herz column 25, lines 1-25) but fails to teach and from the contract of advertisement requested to it. However, Angles teaches a system that monitors the actual delivery of advertisements to consumers and bill advertisers based upon said actual delivery (see Angles column 16, lines 6-15). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the Application was made, to know that Herz's would monitor the responses of users to advertisements, such as the number of users which click through said advertisements and/or purchase products related to said advertisements (see Herz would be motivated to bill advertisers based upon the actual delivery of advertisements to consumers (i.e. purchase products related to said advertisement) in order to guarantee said advertisers that their ads would reach their intended target.

As per claims 8 and 16, Herz teaches:

The advertisement providing system according to claim 7, but fails to teach wherein the communication dealer terminal further includes a means for determining

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advertisement fee from the advertisement effect. However, the same argument made in claim 7 is also made in claims 8 and 16.

Response to Arguments

4. Applicant's arguments filed 07/14/2005 have been fully considered but they are not persuasive. The Applicant argues that Herz does not teach calculating the advertisement effect based on the transmitted reservation request data of consumers because Herz does not teach keeping track of the effectiveness of advertising that is transmitted to users. The Examiners answers that Herz teaches in column 25, lines 5-11 "The location enhanced information delivery system 100 can present an advertisement on an electronic highway billboard which could be used to present various high motivational product ads to determine which of them, if any, is a catalyst in effecting a buyer's decision to enter a store, become a long-term loyal customer or even facilitate a customer's change of loyalty to a different store". Also Herz teaches in column 18, lines 1-6 "For example, the vendor may be advised of certain data about the responses of users to the advertising, such as the number of users which clicked through the ad, purchased the tennis shoes and perhaps some ratio of the above compared to the number of users which match the particular targeting criteria by location. Another technique for protecting user-privacy allows an advertiser (or vendor) to submit rules for targeting certain users with certain ads on the basis of user profile attributes (including click stream patterns) to a network-vendor level Secure Data Interchange proxy server or client-level Secure Data Interchange proxy". Therefore, Herz teaches keeping track of the effectiveness of advertising that is transmitted to

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users, similar to the Applicant's claimed invention. However, the Examiner is adding the

art Angles to make rejections of claims 7, 8, 15 and 16 regarding using said

advertisement effect to determine an advertisement fee.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to DANIEL LASTRA whose telephone number is 571-272-

6720. The examiner can normally be reached on 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, ERIC W. STAMBER can be reached on 571-272-6724. The Examiner's

Right fax number is 571-273-6720.

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UC

Daniel Lastra

September 24, 2005

PRIMARY EXAMINER

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